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5	SELECT COMMITTEE TO INVESTIGATE THE
6	JANUARY 6TH ATTACK ON THE U.S. CAPITOL,
7	U.S. HOUSE OF REPRESENTATIVES,
8	WASHINGTON, D.C.
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12	DEPOSITION OF: JOHN EASTMAN
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15	
16	Thursday, December 9, 2021
17	
18	Washington, D.C.
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21	The interview in the above matter was held in Room 1309, Longworth House
22	Office Building, commencing at 12:57 p.m.
23	Present: Representatives Lofgren, Raskin, Cheney, and Kinzinger.

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2	Appearances:
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5	For the SELECT COMMITTEE TO INVESTIGATE
6	THE JANUARY 6TH ATTACK ON THE U.S. CAPITOL:
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8	, SENIOR INVESTIGATIVE COUNSEL
9	AND OF CHAIR TO THE VICE CHAIR
10	, INVESTIGATIVE COUNSEL
11	, DETAILEE
12	SENIOR INVESTIGATIVE COUNSEL
13	, PROFESSIONAL STAFF
14	, CHIEF CLERK
15	
16	
17	For JOHN EASTMAN:
18	
19	CHARLES BURNHAM

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2	
3	Good afternoon.
4	This is a deposition of Dr. John Eastman conducted by the House Select
5	Committee to Investigate the January 6th Attack on the U.S. Capitol.
6	My name is I'm a senior investigative counsel for the committee,
7	and I'm also of counsel to the vice chair of the committee, Representative Liz Cheney.
8	And I'll let everybody introduce themselves.
9	, senior counsel to the vice chair.
10	investigative counsel to the select committee.
11	, senior investigative counsel to the committee.
12	, professional staff member.
13	Mr. <u>Burnham.</u> Charles Burnham, counsel for Dr. John Eastman.
14	The <u>Witness.</u> Dr. John Eastman.
15	And just to let you know, there may be members of the committee
16	that will either come in person or participate by video. We will keep an eye on that to
17	try to let you know and say on the record when members join.
18	We probably won't say on the record when they leave just because if they're by
19	video, they can just hit exit and we won't necessarily notice when they leave. So the
20	record might not always show when the members leave.
21	The questions will be led by staff, but we will occasionally pause and see if any of
22	the members want to ask any questions before we move on.
23	As you know, there is a court reporter here.
24	And why don't we go ahead and administer the oath?
25	The Reporter. Please raise your right hand.

1	Do you solemnly declare and affirm under the penalty of perjury that the		
2	testimony you are about to give will be the truth, the whole truth, and nothing but the		
3	truth?		
4	The <u>Witness.</u> I do.		
5	So, Dr. Eastman, as you know, there is a court reporter here who will		
6	be making a verbatim transcript of the interview. You will be given an opportunity or		
7	your counsel to review the transcript, probably here in the House office buildings, and		
8	to identify any errors you identify. The committee can take those into consideration		
9	before finalizing the transcript. Also, as we said, there's a video as well as audio		
10	recording.		
11	As far as logistics, if at any time you want to take a break, we'd be happy to allow		
12	that. Just say so. If the witness needs to speak with counsel privately, we can take a		
13	break for that to occur.		
14	Dr. Eastman, I want to make sure you understand that you're appearing pursuant		
15	to the subpoena dated November 8th, 2021, which is exhibit 1 in the binder that you've		
16	been provided.		
17	I want to make sure you also understand that you're under oath, so any knowing		
18	false statements could constitute perjury or violation of other Federal laws, such as 18		
19	U.S.C. 1001, so it's important that you always tell the truth.		
20	If you either don't hear a question or don't understand a question, please say so,		
21	so that we can either repeat it or try to clarify it. Also, if you don't recall or don't know		
22	the answer, feel free to say so.		
23	With that said, I'll turn to Mr. Burnham, who I understand wants to make a		
24	statement for the record.		
25	Mr. <u>Burnham.</u> Thank you,		

1	First, on December 1st, I sent a letter to Chairman Thompson raising our objection
2	to the subpoena you referred to, and I'd like to ask if that could be made a part of the
3	official record of today's deposition.
4	Yes. And I believe that is in the binder as exhibit 2. And so that
5	will be in the record.
6	Mr. <u>Burnham.</u> Okay.
7	And then just I hadn't planned to say this, but you mentioned earlier that
8	committee members might be joining here and there. To the extent possible, can you
9	let us know who's here and who's coming?
LO	Yes. So we will try to keep an eye on the video screen. It should
l1	pop up with their names on it. Sometimes it's only a first name or a last name, but we
L2	will try to notice it when we do, between questions, pause, and note for the record that
L3	they've joined.
L4	Mr. Burnham. And I can watch it. They'll show up on this big TV here?
L5	Yes.
L6	Mr. Burnham. All right. So I can watch as well. Thank you.
L7	With that said, short statement on behalf of my client.
L8	We wish to preserve the objections in full noted in the letter I referred to a
19	moment ago, but need not elaborate on them further here, with one exception.
20	I wish to emphasize to the committee the importance of the Fifth Amendment to
21	the United States Constitution, which I have counseled my client to invoke.
22	This right is fundamental to our system of justice. As I stated in my letter, our
23	Supreme Court has called the Fifth Amendment a safeguard against heedless, unfounded,
24	or tyrannical prosecution to protect the innocent, as well as the guilty.
25	Invoking the Fifth Amendment is not an admission of guilt and no one should

describe it as such. We make no apologies for seeking Fifth Amendment protection as so many law-abiding Americans have done throughout history.

In asserting this privilege on my client's behalf, I cannot reveal information protected by the attorney-client privilege. Doing so would violate my duty as a lawyer, the importance of which I need not explain to a committee with distinguished lawyers among its members and staff.

But, in fact, there is no need to reveal privileged information to establish Dr.

Eastman's basis for Fifth Amendment protection. One need only look to the public record to understand why claiming the Fifth Amendment is a necessity forced upon Dr.

Eastman.

I have detailed on pages 8 and 9 of my letter, which is now a part of the record, examples of statements from committee members and other voices of influence which made clear that Dr. Eastman has a legitimate fear of criminal prosecution.

I could offer many additional examples beyond those in my letter, but out of respect for this committee's time, I will limit myself to two further examples beyond what I've already put in the letter.

The first one: According to news reports, on December 1st a United States district judge, who herself has a background in Federal prosecution, stated during the criminal sentencing of a defendant charged with committing crimes on January 6th that the President, former President Trump, and others who spoke at the rally on the Ellipse that day, quote, "bear greater responsibility and should be held accountable," unquote. This from a judge in the very courthouse where over 600 people were criminally charged in connection with January 6th.

My second example, second and final example, is there is an active bar complaint against Dr. Eastman in California bearing on the exact subject matter of this deposition.

а

1	The par complaint alleges that Dr. Eastman may have assisted former President Donald		
2	Trump in criminal conduct in connection with the 2020 election and January 6th.		
3	In other words, there is currently pending today against Dr. Eastman formal legal		
4	process specifically alleging criminal activity in connection with the very event described		
5	in the cover letter to this committee's subpoena.		
6	I submit that based on these facts, Dr. Eastman has a clear case, as clear a case for		
7	Fifth Amendment protection as this committee or indeed any committee is ever likely		
8	to encounter.		
9	In closing, I wish to emphasis that Dr. Eastman's purpose here is simply to do his		
10	duty as a citizen. Dr. Eastman is a distinguished lawyer and scholar of the law. He		
11	recognizes his legitimate responsibilities to the United States Congress.		
12	The law is clear that invocation of the Fifth Amendment must, if Congress		
13	requested, be offered on a question-by-question basis. This committee has made such a		
14	request and Dr. Eastman has come here today from far out of town, at his own expense,		
15	to comply.		
16	And with that, the committee may inquire. Thank you.		
17	Great. Thank you, Mr. Burnham, for your statement. Both your		
18	statement, which you've just provided to the committee, as well as your letter of		
19	December 1st, are in the record.		
20	And I would note for the record, I believe two members of the committee have		
21	joined us, Vice Chair Cheney and Mr. Raskin. The way it's set right now, unfortunately,		
22	we can't see both of them, but we will try to get it switched to grid view so that we can		
23	keep track of who's joining.		
24	I am going to just very quickly, in order to save time, go over a little bit of the		

witness' professional background.

1		EXAMINATION
2		BY
3	Q	Dr. Eastman, you are a lawyer, correct?
4	Α	Correct.
5	Q	And are you a graduate of the University of Chicago Law School?
6	Α	Yes.
7	Q	And I know of your very distinguished clerkships. Can you tell us who you
8	clerked for	after law school?
9	А	Judge Michael Luttig and Justice Clarence Thomas like you,
10	Q	Yes. And then did you practice at a law firm following your clerkships?
11	А	I did, at Kirkland & Ellis.
12	Q	For how long?
13	А	Two years.
14	Q	And following that
15	Α	Not including time as summer associate.
16	Q	I understand. And what did you do after leaving Kirkland & Ellis?
17	Α	I went into teaching and founded a public interest law firm called the Cente
18	for Constitu	itional Jurisprudence at the Claremont Institute.
19	Q	And do I understand that you both have taught in an academic setting and
20	also represe	ented clients as well?
21	Α	That's correct.
22	Q	If nobody has any questions about the background of the witness, I'll just
23	start getting	g into the more substantive questions.
24	Dr. I	Eastman, in an interview with Larry Lessig and Matt Seligman on the "Anothe
25	Way" podca	ast. September 27th, 2021, you were asked about the memoranda that you

1	wrote regarding the role of the Vice President in counting the electoral college votes on		
2	January 6th, and you said, quote, "Although I did have a client in this, the client, the		
3	President, the former President of the United States, has authorized me to talk about		
4	these things. I want to make that clear upfront," close quote.		
5	Did President Trump authorize you to talk publicly about the memoranda that you		
6	wrote?		
7	Mr. <u>Burnham.</u> I beg the committee's indulgence.		
8	The Witness. On the advice of counsel, I hereby assert my Fifth Amendment		
9	right against being compelled to be a witness against myself. And with the committee's		
10	permission, I will invoke this right as necessary in response to further questions by simply		
11	stating "The Fifth."		
12	BY		
13	Q So is it your position that you can discuss those memoranda in public		
14	settings, but will not discuss those memoranda with the committee pursuant to a		
15	subpoena?		
16	A Fifth.		
17	Q On May 5th, 2021, in an interview with of the "Peter Boyle Show," you		
18	said, "I met with the President and the Vice President on January 4th in the Oval Office		
19	and the President had been advised, based on law review articles that were done after		
20	the 2000 election, that, in fact, maybe the Vice President had unilateral authority to		
21	determine the validity of contested electoral votes."		
22	You said later in the interview that, quote, "I would normally not talk about a		
23	private conversation I had with a client, but I have express authorization from my client,		
24	the President of the United States, at that time to describe what occurred, to truthfully		

describe what occurred in that conversation," close quote.

1	Did President Trump authorize you to discuss publicly your January 4th, 2021,	
2	conversation with him?	
3	А	Fifth.
4	Q	So is it your position that you can discuss in the media direct conversations
5	you had wit	th the President of the United States, but you will not discuss those same
6	conversatio	ons with this committee?
7	А	Fifth.
8	Mr.	Burnham. And, committee's indulgence, just to be clear, I advised my client
9	not only to take the Fifth, but we're not in a position to go into the basis of the Fifth	
10	without defeating the position itself, which is likely to be answers to similar answers	
11	will be offe	red to questions such as the one just asked, if that helps.
12		BY
13	Q	Dr. Eastman, you've not produced any documents in response to the
14	subpoena,	which is in exhibit 1. Why have you not produced any documents to the
15	committee	?
16	Α	Fifth.
17	Q	Just so I understand, is it your position that the act of producing documents,
18	as opposed	to the content of the documents themselves, could tend to incriminate you?
19	Α	Fifth.
20	Q	Dr. Eastman, did you use a Chapman University email account for any
21	communica	tions related to the 2020 election?
22	Α	Fifth.
23	Q	Dr. Eastman, did you use a Gmail account for any communications related to
24	the 2020 el	ection?
25	А	Fifth.

1	Q	Dr. Eastman, did you use any other email account for communication related
2	to the 2020	election?
3	А	Fifth.
4	Q	Did you send or receive any text messages related to the 2020 election using
5	your persor	al cell phone?
6	А	Fifth.
7	Q	Do you have any documents regarding the 2020 election on your personal
8	computer?	
9	А	Fifth.
10	Q	Do you have any documents regarding the 2020 election on any server?
11	А	Fifth.
12	Q	Dr. Eastman, were you in Philadelphia in connection with your participation
13	in a panel o	n federalism and separation of powers at the Federalist Society National
14	Lawyers Co	nference that took place in November 2020?
15	Α	Fifth.
16	Q	While you were in Philadelphia, did you meet with Corey Lewandowski?
17	Α	Fifth.
18	Q	Dr. Eastman, did you represent President Trump or his campaign in
19	challenging	the results of the 2020 election?
20	А	Fifth.
21	Q	Dr. Eastman, do you have an engagement letter or other document
22	memorializi	ng your relationship with President Trump or his campaign?
23	А	Fifth.
24	Q	Dr. Eastman, did you receive any legal fees for your work on behalf of
25	President Ti	rump or his campaign?

1	A Fifth.
2	Q During a Georgia State Senate Judiciary Committee hearing dated
3	December 3rd, 2020, Mayor Rudy Giuliani stated that the legislators were provided with
4	copies of a 7-page paper that you authored.
5	Will you produce to the committee this document that was previously shared with
6	Georgia legislators?
7	A Fifth.
8	Q Okay. Dr. Eastman, did you reach out to State legislators after the 2020
9	Presidential election?
10	A Fifth.
11	Q Okay. Just so I understand, we've been trying to save allow you to save
12	some time by saying "Fifth," but I just want to make sure that with regard to the question
13	of whether you reached out to State legislators after the 2020 Presidential election,
14	you're invoking your Fifth Amendment right on the grounds that answering the question
15	could potentially incriminate you?
16	Mr. <u>Burnham.</u> That's correct.
17	I think I need the witness to say it.
18	The Witness. I'm claiming the Fifth.
19	BY
20	Q Dr. Eastman, did you contact any State legislative leadership in Arizona?
21	A Fifth.
22	Q Dr. Eastman, did you contact the office of Arizona House Speaker Rusty
23	Bowers in mid-December?
24	A Fifth.
25	Q Dr. Eastman, are you going to take invoke your Fifth Amendment right

1	against self-incrimination with regard to any other questions that I would ask regarding	
2	whether you reached out to State legislators regarding the 2020 election?	
3	Mr. <u>Burnham.</u> If I may, Dr. Eastman will probably assert the Fifth in response to	
4	that question, but from my perspective as counsel the answer is yes.	
5	Okay. And Ms. Lofgren, I believe, has joined us. And we're going	
6	to need to take just a very short break, and we'll go off the record.	
7	[Discussion off the record.]	
8	I think we just need to hear from Dr. Eastman the invocation of the	
9	Fifth that counsel just made.	
10	The Witness. Yes. I'm taking advice of counsel and invoking the Fifth.	
11	Okay. We'll take a 5-minute break and then we'll come back on the	
12	record. And I'll just remind you that the camera is still rolling. If you want to talk	
13	privately, you can use that room. I think we need to speak amongst each other also.	
14	So 5 minutes.	
15	[Recess.]	
16	Okay. We'll go back on the record.	
17	I believe Mr. Kinzinger has joined us. So I believe we have Vice Chair Cheney, Mr	
18	Raskin, Ms. Lofgren, and Mr. Kinzinger on.	
19	BY	
20	Q Dr. Eastman, if you could turn your attention to exhibit 7 in your binder,	
21	which has a cover memo dated December 14th, 2020. If you turn to the next page, it's a	
22	document entitled, "Certificate of the votes of the 2020 electors from Arizona."	
23	Dr. Eastman, have you seen that document before?	
24	A Fifth.	
25	Q Dr. Eastman, did you have any role in drafting that document?	

1	Α	Fifth.	
2	Q	Dr. Eastman, do you know who drafted that document?	
3	А	Fifth.	
4	Q	Dr. Eastman, did you draft any certificates of electoral votes for any other	
5	States?		
6	А	Fifth.	
7		Okay. I think Mr. Raskin may have a question.	
8	Mr.	<u>Raskin.</u> Yes. Thank you.	
9	l wa	nted to ask Dr. Eastman whether he's asserting the Fifth just with respect to	
10	the actions	he took on January 6th and days leading up or whether he is asserting the	
11	Fifth with re	espect to the ideas that he has promoted about the electoral college.	
12	Mr.	Burnham. I beg the Congressman's pardon. As I mentioned to	
13	moment ago, I've instructed my client that he should claim the Fifth not only in response		
14	to questions about the subject matter of the subpoena, but also as to questions about the		
15	basis for the Fifth Amendment, as doing so would defeat the protection of the Fifth		
16	Amendment itself.		
17	But	to help, as best as I can, I suspect that most of the questions asked under the	
18	heading of	the general subject matters that were just offered would probably result in an	
19	invocation.		
20	I ho	pe that's helpful.	
21	Mr.	Raskin. I appreciate that. But I'm not asking with respect to the basis for	
22	his invocati	on of the Fifth. I'm asking for which questions he will answer and which not.	
23	Will	he answer questions with respect to the substantive content of his ideas	
24	about the V	ice President and the electoral college?	
25	Mr.	Burnham. I've advised him not to answer such questions on Fifth	

1 Amendment grounds. 2 Mr. Raskin. Well, then, if he's going to assert it, would he assert it so I can hear that? 3 4 Mr. Burnham. Certainly. The Witness. Yes. On advice of counsel, I'm asserting the Fifth. 5 6 Mr. Raskin. Okay. So to be clear, you're asserting the Fifth Amendment as to 7 whether or not you were answering -- you're asserting the Fifth as to whether or not 8 you're refusing to answer questions just about all of your actions or also about the ideas 9 that you have about the electoral college. Is that right? 10 The Witness. And on advice of counsel, yes, I'm asserting the Fifth. Mr. Raskin. Thank you. I yield back. 11 12 Do any other members have questions? BY 13 Dr. Eastman, if you could turn your attention to exhibit 10 in your binder, 14 Q 15 which has a -- the first page is an email from Jeffrey Clark at the Department of Justice dated December 28th, 2020, and then the next several pages are a draft of a letter to 16 Governor Brian Kemp, Speaker of the House David Ralston, President Pro Tem of the 17 Senate Butch Miller, all of the State of Georgia. 18 19 Have you seen this letter before? 20 Α Fifth. 21 Q Dr. Eastman, did you have any role in drafting this letter? Α Fifth. 22 23 Q Dr. Eastman, did you speak to Jeffrey Clark about this letter? Fifth. 24 Α 25 Q Dr. Eastman, did you speak with anyone else at the Department of Justice

1	regarding efforts to overturn the results of the 2020 Presidential election?	
2	А	Fifth.
3	Q	Dr. Eastman, regarding the 2020 election, did you speak with Representative
4	Scott Perry?	
5	Α	Fifth.
6	Q	Dr. Eastman, with regard to the 2020 election and any efforts to change the
7	outcome of	the election, did you speak with Senator Josh Hawley?
8	Α	Fifth.
9	Q	And just so I understand, Dr. Eastman, with regard to whether you had any
10	conversation	ns with Senator Josh Hawley about efforts to overturn the results of the 2020
11	election, yo	u're taking the Fifth Amendment on the grounds that your answer could tend
12	to incrimina	te you?
13	Α	Fifth.
14	Q	Is that a yes?
15	Mr. <u>I</u>	Burnham. That was an invocation of the Fifth in response to your question
16	about his ba	sis for taking the Fifth, but I think it could be taken as a yes.
17		Okay. Just to be clear, I wasn't trying to ask about the basis for
18	taking the F	ifth, I just wanted to clarify that he was taking the Fifth on the grounds that it
19	could incrim	inate him, not anything about the factual basis or legal basis underlying that.
20		BY
21	Q	Dr. Eastman, did you clerk with now Senator Ted Cruz.
22	А	Yes.
23	Q	Dr. Eastman, did you have any communications with Senator Ted Cruz
24	regarding ef	forts to change the outcome of the 2020 election?
25	А	Fifth.

1	Q	Dr. Eastman, did you have any conversations with any other Members of
2	Congress re	egarding the efforts to overturn the outcome of the 2020 election?
3	А	Fifth.
4	Q	Dr. Eastman, it's been publicly reported that on or about December 31st,
5	2020, a me	mber of the Trump legal team reached out to you while you were on vacation
6	with your f	amily in Texas.
7	Dr.	Eastman, who contacted you from the Trump legal team?
8	А	Fifth.
9	Q	Did that person ask you to do anything?
10	А	Fifth.
11	Q	Did the Trump legal team ask you to prepare a memorandum regarding the
12	Vice Presid	ent's role in the counting of electoral votes at the joint session of Congress on
13	January 6th	n, 2021?
14	А	Fifth.
15	Q	Dr. Eastman, did you have a conversation with Senator Mike Lee?
16	А	Fifth.
17	Q	Dr. Eastman, when asked about a call with Senator Mike Lee by the Nationa
18	Review, yo	u stated to the National Review that you had a conversation with Senator Lee
19	and that, q	uote, "We were working on broader things," close quote.
20	Dr.	Eastman, what were those broader things on which you were working with
21	Senator Mi	ke Lee?
22	А	Fifth.
23		Okay. I'll pause. Anybody have any questions?
24	Do :	any members have any questions at this time?
25	Mr.	Raskin. I'd like to ask one further question if I could.

1	Yes, of course.
2	Mr. Raskin. I'd like to ask Dr. Eastman whether the Vice President has ever
3	exercised unilateral authority to reject electoral college votes coming from a particular
4	State before in American history?
5	The <u>Witness.</u> Fifth.
6	Mr. <u>Raskin.</u> I yield back.
7	BY
8	Q Just so I understand, in response to Mr. Raskin's question about a historical
9	fact, not about your conduct, you are invoking your Fifth Amendment right against
10	self-incrimination?
11	A I claim the Fifth.
12	Q Dr. Eastman, on January 2nd, 2021, you appeared on Steve Bannon's "War
13	Room" podcast. I'm going to read you some brief excerpts there.
14	Mr. Bannon said, quote, "Are we to assume that this is going to be a climactic
15	battle?" close quote.
16	Dr. Eastman, you said, quote, "Well, I think a lot of that depends on the courage
17	and the spine of the individuals involved," close quote.
18	Dr. Eastman, what did you understand Mr. Bannon to mean when he said on this
19	podcast asking whether there could be a climactic battle?
20	A Fifth.
21	Q Dr. Eastman, at the time that you engaged in the podcast on January 2nd,
22	2021, with Mr. Bannon, had you heard that there would be protests on January 6th?
23	A Counsel, can you clarify the date of the "War Room" podcast in your last
24	question? I thought you had said January 21st.
25	Q I certainly didn't mean to. If I did, I apologize. The date of the podcast

was January 2nd, 2021. So I'm happy to repeat the question. 1 2 Α If you would, please. When you were on the January 2nd, 2021, podcast with Steve Bannon called 3 Q the "War Room," had you heard that there would be protests on January 6th? 4 5 Α Fifth. When you were on the podcast with Mr. Bannon, had anyone mentioned to 6 Q 7 you the possibility that protests on January 6th could turn violent? 8 Α Fifth. 9 Q So on that podcast, after you said, "Well, I think a lot of that depends on the 10 courage and the spine of the individuals involved," Mr. Bannon said, quote, "When you 11 just said the courage and the spine, are you talking on the other side of the football? 12 Would you be -- would you be -- that'd be a nice way to say a guy named Mike, Vice President Mike Pence," close quote. 13 Your answer: "Yes." 14 15 What did you mean when you stated that a lot of that would depend on the courage and spine of Vice President Mike Pence? 16 Α Fifth. 17 On that same podcast, you also told Mr. Bannon that Mayor Rudy Giuliani 18 Q 19 was working in the Senate to stop the election certification. What work was Mayor 20 Giuliani doing in the Senate to stop the certification? 21 Α Fifth. Dr. Eastman, did you speak with any United States Senators about stopping 22 Q 23 the certification on January 6th? Α Fifth. 24 25 Q Dr. Eastman, will you answer any of my questions regarding your public

1	appearance on Steve Bannon's "War Room" podcast on January 2nd, 2021?
2	A No. Fifth.
3	I'll move on.
4	Any members have any questions at this point?
5	Okay.
6	Dr. Eastman, I'm going to ask you some questions about your involvement in a
7	so-called "war room" at the Trump I'm sorry. No.
8	First, I'm going to ask you about some meetings at both the Trump Hotel and the
9	Willard, the latter of which meaning the Willard, we understand, had a war room.
10	Did you stay at the Willard Hotel between January 3rd and January 8th, 2021?
11	Mr. <u>Burnham.</u> Can I interpose a point of order?
12	Yes.
13	Mr. <u>Burnham.</u> It just occurred to me that on several occasions both the
14	Congressman and yourself have asked questions along the lines of, Dr. Eastman, will you
15	answer any questions about some category of topics, like the podcast, and he said no.
16	Uh-huh.
17	Mr. <u>Burnham.</u> I just want to make clear that that's not meant to be a blanket
18	assertion. If any of the members of the committee or yourself want to ask however
19	many questions as you want about any subject, we're happy to answer them.
20	Okay. Answer them or invoke privileges?
21	Mr. <u>Burnham.</u> Most likely the latter.
22	Okay. I understand that and I appreciate it. I'm also trying to save
23	some time. So if on any of these topics if I ask a question whether or not he'd be willing
24	to answer, I'm asking would he be willing to answer any of them without invoking the
25	Fifth Amendment. If for any of them he is willing, then I would have a much longer list

of questions. 1 2 Mr. Burnham. I understand. Okay. So are you comfortable with me asking that type of question 3 4 or do you prefer that I go through question by question? 5 Mr. <u>Burnham.</u> Perfectly comfortable with that type of question. Okay. 6 7 Mr. <u>Burnham</u>. I just wanted to make clear we weren't trying to do an improper 8 blanket assertion. 9 No, I understand. 10 Mr. Burnham. I appreciate the question. Yeah. Thank you for that clarification. 11 BY 12 Dr. Eastman, did you stay at the Willard Hotel between January 3rd and 13 Q 14 January 8th, 2021? Α Fifth. 15 Q With whom did you meet at the Willard Hotel between January 3rd and 16 January 8th, 2021? 17 18 Α Fifth. 19 Q Dr. Eastman, did you participate in a so-called "war room" at the Willard Hotel between January 3rd and January 8th, 2021? 20 Α Fifth. 21 22 Q Dr. Eastman, what was the purpose of this war room? Fifth. 23 Α Dr. Eastman, while you were at the war room between January 3rd and 24 Q 25 January 8th, 2021, did you have any conversations with President Donald Trump?

1	Α	Fifth.
2	Q	Just so I understand, Dr. Eastman, with regard to the question of whether
3	you had any	conversations with President Donald Trump while at the Willard Hotel war
4	room, you'r	e invoking the Fifth Amendment right against self-incrimination?
5	Α	Fifth Amendment right not to be compelled to be a witness against myself.
6		All right. Before I move on to some of the legal memoranda you
7	wrote, I'll pa	ause to see if anybody has any other questions.
8	Nop	e?
9	Okay	/.
10		ВУ
11	Q	Dr. Eastman, I'm going to ask you about a couple of legal memoranda that, I
12	believe, dor	't have your name on them, but have been in public reports attributed to you.
13	If yo	u could look at exhibit 14 in your binder. There is a two-page memorandum.
14	And just for ease of reference, I may refer to this as the two-page memorandum to	
15	distinguish it from another memorandum that I believe you wrote later.	
16	Dr. Eastman, did you write this two-page memorandum?	
17	А	Fifth.
18	Q	Just so I understand, Dr. Eastman, you're invoking your Fifth Amendment
19	right agains	t self-incrimination with regard to whether you are the author of this legal
20	memorandı	ım?
21	Α	I'm invoking my Fifth Amendment right not to be compelled to be a witness
22	against mys	elf.
23	Q	Dr. Eastman, did anyone ask you to write this memorandum?
24	Α	Fifth.
25	Q	Dr. Eastman, did you discuss this memo with Jenna Ellis?

1	Α	Fifth.
2	Q	Dr. Eastman, to whom did you give this memo?
3	Α	Fifth.
4	Q	Dr. Eastman, the first sentence of the memo starts off by saying, "7 States
5	have transn	nitted dual slates of electors to the President of the Senate."
6	Is th	at statement in this memo true?
7	Α	Fifth.
8	Q	Dr. Eastman, at the bottom of page 1 this memorandum states, "So here's
9	the scenario	o we propose."
LO	Dr. 8	Eastman, who is the "we" you were who is the "we" that the author of this
l1	memo refe	rred to?
L2	А	Fifth.
L3	Q	Dr. Eastman, on the next page there are six numbered paragraphs. The
L4	one that sta	arts with third reads, quote, "At the end, he announces that because of the
L5	ongoing dis	pute in the 7 States, there are no electors that can be deemed validly
16	appointed i	n those States," close quote, and so President Trump would have a majority of
L7	the electors	s counted, and, quote, "Pence then gavels President Trump as re-elected,"
L8	close quote	
L9	Dr. l	Eastman, did you advise the President of the United States that the Vice
20	President co	ould reject electors from seven States and declare that the President had been
21	re-elected?	
22	Α	Fifth.
23	Q	In the paragraph starting with paragraph No. 4, it starts with, "Howls, of
24	course" y	ou describe that the Vice President could declare that no candidate received a

majority of the electoral votes and, therefore, the election would go to the House of

1	Representatives, where Republicans control the majority of State delegations and	
2	President Trump is re-elected there as well.	
3	Dr. Eastman, did you advise the President of the United States that the Vice	
4	President c	ould reject electors from seven States and cause the selection of the President
5	of the Unite	ed States to be made by the U.S. House of Representatives?
6	А	Fifth.
7	Q	Dr. Eastman, in the paragraph No. 5 that starts with, "One last piece," the
8	memo states and I'm not quoting here, but summarizing when the Vice President got	
9	to the electoral votes for Arizona and Members of Congress objected, someone in the	
10	Senate should filibuster in order to create more time for States to send alternate slates of	
11	electors.	
12	Dr. I	Eastman, did you advise the President of the United States that he should have
13	Members of Congress object to the electors from several States in order to create more	
14	time for States to send alternate slates of electors?	
15	Α	Fifth.
16	Q	And, again, are you invoking your Fifth Amendment right against
17	self-incrimination with regard to that question?	
18	А	I'm invoking the Fifth Amendment right not to be compelled to be a witness
19	against myself.	
20	Q	Dr. Eastman, did the President of the United States encourage Members of
21	Congress to	object to electors from several States in order to create more time for States
22	to send alternate slates of electors?	
23	А	Fifth.
24	Q	Dr. Eastman, did you discuss with any Members of Congress your plan to
25	have Members of Congress object to State electors in order to prevent certification of the	

1	electoral votes on January 6th, 2021?	
2	A F	Fifth.
3	Q I	f you look at exhibit 16 I'm staying on the topic of that two-page
4	memo but e	exhibit 16 is an opinion and commentary under the heading "Viewpoints"
5	published in T	The Sacramento Bee. It indicates that it was authored by you.
6	In that	t commentary, you describe your two-page memo, which I believe is the one
7	we just went	over, as, quote, "a preliminary and incomplete one, a draft of a more
8	complete me	mo that outlined all the scenarios that had become topics of discussion
9	following the November 2020 election," close quote.	
10	Do yo	u know whether your two-page memo, despite being preliminary and
11	incomplete, w	vas provided to the President of the United States?
12	A F	Fifth.
13	Q [Do you know whether that memo was provided to any advisers of the
14	President of t	he United States?
15	A F	Fifth.
16	Q [Dr. Eastman, did you write the opinion piece that's in tab 16?
17	A F	Fifth.
18	Q (Okay. Just so I understand, Dr. Eastman, you're invoking your Fifth
19	Amendment i	right against self-incrimination to question whether this opinion and
20	commentary	piece with the byline John C. Eastman, you're invoking the Fifth Amendment
21	right to not ar	nswer that question?
22	Α (On advice of counsel, I'm invoking the Fifth.
23		Okay. I'm going to pause there to see if any members have any
24	questions. A	And we're still on the first memo, so we haven't yet gotten to the longer
25	version of the	e memo.

1	Does anybody have any questions about the two-page memo?
2	Mr. Raskin. Yeah, I do have a question about that.
3	In this commentary, Dr. Eastman takes exception to Dean Chemerinsky's
4	statements that he was involved in trying to overthrow the government or stage a coup.
5	Why did you take exception to those statements?
6	The <u>Witness.</u> Fifth.
7	Anything else?
8	Mr. Raskin. I'm sorry. Did he assert the Fifth Amendment about that?
9	He did.
10	Mr. Raskin. Okay. I just wanted to go back to something that was asked
11	before.
12	Did you were you acting as a lawyer for Donald Trump during the events leading
13	up to January 6th?
14	The <u>Witness.</u> Fifth.
15	Mr. Raskin. Are you asserting the Fifth Amendment in your capacity as a lawyer
16	and a citizen or just as a citizen?
17	The <u>Witness.</u> Fifth.
18	Mr. <u>Raskin.</u> Okay. I yield back.
19	Any other members have questions?
20	Any other staff have questions?
21	Go ahead.
22	BY
23	Q Along those lines, Mr. Eastman, if you could turn to exhibit No. 5. And this
24	is a filing in the Supreme Court of the United States that is titled, "A Motion of Donald J.

Trump, President of the United States, to Intervene in His Personal Capacity as Candidate

1	for Re-Election, Proposed Bill of Complaint in Intervention, and Brief in Support of Moti		
2	to Intervene."		
3	And you are listed, John C. Eastman, as counsel of record, from One University		
4	Drive in Orange, California, with an email address at Chapman University.		
5	Are you the person that's listed on that Supreme Court filing at exhibit No. 5?		
6	A Fifth.		
7	Q Could you please turn to exhibit No. 8? That is another filing in the		
8	Supreme Court of the United States that is titled, "Motion for Expedited Consideration,"		
9	where, again, John C. Eastman, Esq., is listed as counsel for petitioner, which is Donald J.		
10	Trump for President, Inc.		
11	Are you the person that's listed there as counsel of record in exhibit No. 8?		
12	A On advice of counsel, I'm asserting the Fifth.		
13	Q If you could turn to exhibit No. 9. That is a filing in the Supreme Court of		
14	the United States that's titled, "Reply to Secretary Boockvar's Response in Opposition to		
15	the Motion for Expedited Consideration of the Petition for a Writ of Certiorari."		
16	And that is Donald J. Trump for President, Inc. as petitioner, with Kathy Boockvar		
17	Secretary of the Commonwealth of Pennsylvania, as respondent, with John C. Eastman		
18	listed as counsel of record for the petitioner.		
19	Is that you who is listed on that filing in the United States Supreme Court?		
20	A On advice of counsel, I'm asserting the Fifth.		
21	Q And just to be clear, are you asserting the Fifth Amendment because a		
22	truthful answer might tend to incriminate you		
23	A I'm asserting		
24	Q on this question?		
25	A I'm asserting the Fifth.		

1	BY Landson
2	Q Okay. While we're on those documents, tab 9 has a John C. Eastman, and
3	then at the bottom there has a Gmail account. And I'm not going to read the address in
4	case you still use that email account.
5	Do you still have access to the emails in the Gmail account referenced in the
6	bottom of that page?
7	A Fifth.
8	Q And going back to tab 5, similarly, there's a John C. Eastman, counsel of
9	record. At the bottom, there is a Chapman.edu email address.
10	Do you still have access to the emails in the Chapman email account?
11	A Fifth.
12	Q Okay. Going back to exhibit 16, on the fourth page, sort of in the middle of
13	the page, with regard and the context is the Vice President's authority to reject
14	electors.
15	The John C. Eastman who wrote this article, whether that's you or not, wrote, "But
16	as The New York Times confirmed through thorough investigation and reporting on this
17	critical issue, I did not advise Pence to exercise such authority."
18	You further wrote, quote, "It would be foolish to exercise it" meaning that
19	authority "in the absence of certifications of alternate Trump electors from the
20	contested States' legislatures," close quote.
21	Dr. Eastman, do you acknowledge that there were no alternate electors sent from
22	contested States?
23	A Fifth.
24	Q Dr. Eastman, if, in fact, there were no alternate electors from contested
25	States, why did you write in the first sentence of the two-page memo that, quote, "7

1	States have	e transmitted dual slates of electors to the President of the Senate," close
2	quote?	
3	А	Fifth.
4	Q	Dr. Eastman, the passage that I read to you from The Sacramento Bee found
5	at tab 16, v	where it says, "I did not advise Pence to exercise such authority," why did you
6	write the two-page memorandum stating, "Here's the scenario we propose," if, in fact,	
7	you were not proposing that scenario?	
8	А	Fifth.
9	Q	Dr. Eastman, did your views change regarding the Vice President's authority
10	after you wrote the two-page memo?	
11	А	Fifth.
12	Q	Dr. Eastman, do you now disagree with the scenario you proposed in the
13	two-page memo?	
14	Α	Fifth.
15		Okay. I will pause there before I turn to the longer six-page memo.
16	Do	any members have any questions?
17	Staf	f?
18	Oka	y.
19		BY:
20	Q	Dr. Eastman, if you turn to tab 15, this is another memorandum, which for
21	ease of refe	erence and to distinguish it from the other memo that we went over, I'll refer
22	to the men	no in tab 15 as being the six-page memo.
23	Dr.	Eastman, did you write this memo?
24	А	Fifth.
25	Q	Dr. Eastman, did anyone ask you to write this memo?

1	Α	Fifth.
2	Q	Dr. Eastman, was anyone else involved in writing this memo?
3	Α	Fifth.
4	Q	Okay. Going back to exhibit 16, again, the Sacramento Bee article, you
5	wrote, quo	te, "Neither version of the memo reflects the advice I gave to then-Vice
6	President P	ence, paren, (though, to be precise, the final scenario laid out in the complete
7	memo does	s), close paren," close quotes.
8	Was	s this six-page memo, which you say does not reflect the advice you gave to
9	the Vice Pro	esident, nonetheless given to President Donald Trump?
10	Α	Fifth.
11	Q	Dr. Eastman, was the six-page memo given to any advisers of the President?
12	А	Fifth.
13	Q	Dr. Eastman, did you write a memo that did not reflect your actual advice?
14	А	Fifth.
15	Q	Dr. Eastman, did your view regarding the Vice President's role change after
16	you wrote t	the six-page memo?
17	Α	Fifth.
18	Q	Turning to the memo itself, the memo then, quote, "war games," close
19	quote, seve	eral scenarios, including scenarios in which the Vice President rejects ballots
20	from certai	n States and President Trump is elected.
21	Dr.	Eastman, on the bottom of page 4 of your memo, did you advise the President
22	of the Unite	ed States that if State legislatures in contested States certified the Trump
23	electors, th	e Vice President could count those electors and, quote, "Trump wins," close
24	quote?	
25	А	Fifth.

1	Q	And, again, just so I understand, you're invoking your Fifth Amendment right
2	against self	-incrimination in refusing to answer the question of whether you advised the
3	President o	f the United States that if State legislatures from contested States certified the
4	Trump elec	tors, the Vice President could count those electors and Trump wins.
5	А	I'm invoking my Fifth Amendment, which specifically says in its text not to be
6	a witness	compelled to be a witness against myself.
7	Q	On the bottom of page 4, did you advise the President of the United States
8	that even if	the seven States did not send alternate slates of electors, Vice President
9	Pence, non	etheless, could still refuse to count electors from those States and declare that
10	Trump wins?	
11	Α	Fifth.
12	Q	And, again, you're invoking your Fifth Amendment right against
13	self-incrimi	nation. Is that correct?
14	Α	The language of the Fifth Amendment is I shall not be compelled to be a
15	witness aga	inst myself, and that's what I'm invoking.
16	Q	On page 5 of the memo, did you advise the President of the United States
17	that Vice Pr	resident Pence could refuse to count electors from seven States because of
18	ongoing ele	ection disputes and that, therefore, the U.S. House of Representatives would
19	pick the ne	xt President, and that under that scenario Trump wins?
20	Α	Fifth.
21	Q	On page 5, did you advise the President of the United States that Vice
22	President P	ence could adjourn the joint session of Congress and allow State legislatures
23	to convene	and certify alternate slates of electors, allowing President Trump to be
24	re-elected?	
25	А	Fifth.

1	Q Dr. Eastman, did you discuss this six-page memo with the President of the
2	United States?
3	A Fifth.
4	. Okay. Next, I'm going to ask you about a January 4th, 2021,
5	meeting with President Trump and the Vice President of the United States, but before I
6	do that, I'm going to pause to see if any members have questions on the six-page memo.
7	Ms. Lofgren. I have a question really related to a prior comment made by our
8	witness.
9	No person shall be held to answer for a capital, or otherwise infamous crime,
10	unless on a presentment or indictment of a grand jury, except in cases arising in the land
11	or naval forces, or in the militia, when in actual service in time of war or public danger;
12	nor shall any person be subject for the same offense to be put twice in jeopardy of life or
13	property; nor shall be compelled in any criminal case to be a witness against himself.
14	Is that in the Fifth Amendment, Dr. Eastman?
15	Mr. <u>Burnham.</u> Madam Congresswoman, I've instructed my client, as I've
16	discussed with your colleagues, I think, before you may have joined, that I've counseled
17	him not to discuss the basis for his invoking the Fifth. I would offer only an
18	Ms. Lofgren. I'm not asking the basis. I'm just asking, is that what the Fifth
19	Amendment says?
20	Mr. <u>Burnham.</u> I expect he'll invoke his Fifth in response to that question. As far
21	as I could tell, it was quoted correctly, and I would just refer this body to cases such as
22	Watkins from the Supreme Court that hold that the Fifth applies in congressional
23	proceedings, and we're invoking it on that basis today.
24	Ms. <u>Lofgren.</u> I yield back.
25	Mr. Raskin. Could I just follow up on that for a moment?

1	Counsel invoked the bar proceeding which is taking place against Dr. Eastman in
2	California. Is it the bar proceeding that is troubling Dr. Eastman with respect to
3	answering these questions or is it something else, Dr. Eastman?
4	Mr. Burnham. If I could respond to the question. The bar proceeding is just
5	one of many, many bases that led us to take the make the invocation we're making
6	here today.
7	Mr. Raskin. Okay. But, Dr. Eastman, you understand that a bar proceeding is
8	civil in nature, do you not?
9	The <u>Witness.</u> Yes.
10	Mr. Raskin. Okay. So when you're asserting the Fifth Amendment, it is with
11	respect to other potential criminal prosecutions. Is that right?
12	The <u>Witness.</u> Fifth.
13	Mr. <u>Raskin.</u> Okay. I yield back.
14	Okay. Do any other members have questions?
15	And I think we've noted the members as they have joined. As you can see, Vice
16	Chair Cheney and Mr. Raskin are still on. Ms. Lofgren was on, but may have left. And
17	believe Mr. Kinzinger might still be on. Nope, Ms. Lofgren and Mr. Kinzinger are both
18	still on.
19	BY
20	Q So, Dr. Eastman, I'm now going to ask you some questions about the
21	January 4th, 2021, meeting with President Donald Trump and others in the Oval Office.
22	Dr. Eastman, did you meet with the President of the United States on January 4th
23	2021, to provide advice regarding the Vice President's role in counting the electoral votes
24	on January 6th?
25	A Fifth.

1	Q Dr. Eastman, if I could turn your attention to exhibit 17. This is a National	
2	Review article dated October 22nd, 2021, by John McCormack. The title is, "John	
3	Eastman vs. The Eastman Memo."	
4	And the bottom of page 7 says, "A source close to Pence tells National Review that	
5	the position of Trump and some of his advisers was initially to pressure Pence to reject	
6	outright the count of the electoral college votes in decisive States."	
7	Dr. Eastman, did President Trump pressure Vice President Pence to reject outright	
8	the electors from contested States?	
9	A Fifth.	
10	Q And, Dr. Eastman, I want to be clear here. I'm not asking about anything	
11	you did. I'm asking whether or not President Donald Trump pressured Vice President	
12	Pence to reject outright the electors from contested States?	
13	A Fifth.	
14	Q That same article on page 9 states, "According to the source close to Pence,	
15	quote" and now it's quoting a source "'In the last 24 hours or so [before January 6th],	
16	it became crystal clear finally even though the Vice President had been telling them this	
17	for three weeks it's finally sunk in he wasn't going to do that. So, then their position	
18	moved to: Well, would you delay it and send it back [to the State legislatures]?" close	
19	quote.	
20	And I'll note there were some brackets in there.	
21	Dr. Eastman, did President Donald Trump change his position from pressuring the	
22	Vice President to reject electors to instead pressuring Vice President Pence to delay	
23	certification and send the election back to State legislatures?	
24	A Fifth.	
25	Q And again, Dr. Eastman, I'm not asking here about your conduct. I'm asking	

1	whether President Donald Trump changed his position from pressuring Vice President	
2	Pence to reject electors to instead pressuring Vice President Pence to delay certification	
3	and send the election back to State legislatures.	
4	A Fifth.	
5	Q Dr. Eastman, did your position change from the position in your first memo,	
6	what I referred to as the two-page memo, that the Vice President could reject electors, to	
7	the position that the Vice President should instead delay certification beyond January 6th	
8	to give States more time to send alternate slates of electors?	
9	A Fifth.	
10	Q Dr. Eastman, regarding your position that the certification of the election	
11	should be delayed beyond January 6th, isn't that exactly what the rioters who attacked	
12	the Capitol were trying to accomplish on January 6th?	
13	A Fifth.	
14	I'll pause there to see if there are other questions regarding that	
15	meeting with the President in the Oval Office.	
16	No members?	
17	Any staff?	
18	Okay.	
19	Dr. Eastman, I'm now going to ask you about a meeting that we understand you	
20	had with the staff to Vice President Pence the next day, so January 5th, 2021.	
21	Dr. Eastman, did you meet with Marc Short, chief of staff for the Vice President,	
22	and Greg Jacob, counsel to the Vice President, in the Eisenhower Executive Office Building	
23	on January 5th, 2021?	
24	The <u>Witness.</u> Fifth.	

1		
2	[1:57 p.m.]	
3		BY :
4	Q	Dr. Eastman, what did you discuss with Vice President Pence's staffers?
5	А	Fifth.
6	Q	Dr. Eastman, if you look at exhibit 13, there's a Washington Post article
7	dated Octol	oer 29th, 2021. It says, "Read: Pence aide Greg Jacob's draft opinion article
8	denouncing	Trump's outside lawyers."
9	Just	to make clear on the record, what this appears to be is The Washington Post
10	reprinting s	omething written by Greg Jacob who previously had been counsel to Vice
11	President P	ence.
12	In th	nat piece, Mr. Jacob writes that, quote, "One of the President's key outside
13	lawyers agr	eed with me the day before the events at the Capitol that not a single
14	member of	the Supreme Court would support his position," close quote.
15	Dr. E	Eastman, when Mr. Jacob refers to one of the President's key outside lawyers,
16	was he refe	rring to you?
17	Α	Fifth.
18	Q	Dr. Eastman, did you, in fact, agree with Mr. Jacob that not a single member
19	of the Supre	eme Court would support your position?
20	Α	Fifth.
21	Q	And, Dr. Eastman, which position was that that Mr. Jacobs said not a single
22	member of	the Supreme Court would support?
23	А	Fifth.
24	Q	Mr. Jacob then writes that this outside lawyer, quote, "acknowledged that
25	230 years o	f historical practices were firmly against it, and that no reasonable person

1	would create a rule that invested a single individual with unilateral authority to determine		
2	the validity of disputed electoral votes for President of the United States," close quote.		
3	Did I	Mr. Jacob accurately describe what you said to him on January 5th?	
4	А	Fifth.	
5	Q	Dr. Eastman, Mr. Jacob then writes that a fallback plan of this lawyer he	
6	refers to wa	s that the Vice President could instead stop the electoral vote count and refer	
7	it out to the States.		
8	Of th	nis fallback plan, Mr. Jacob writes, quote, "That suggestion violated several	
9	provisions of the Electoral Count Act, had no historical analog, and would deprive		
LO	Congress of its historical and statutory role in vote counting decisions," close quote.		
l1	Dr. Eastman, how do you respond to Mr. Jacob's description of the legal advice		
L2	you gave the President and Vice President of the United States?		
L3	Α	Fifth.	
L4	Q	Dr. Eastman, at the beginning of the meeting on January 5th, 2021, with	
L5	Marc Short and Greg Jacob, did you, on behalf of the President of the United States, ask		
16	that the Vice President reject electors from contested States on January 6th, 2021?		
L7	Α	Fifth.	
18	Q	And just so I understand it, in response to the last question, you're invoking	
19	your Fifth Amendment right not to be a witness against yourself?		
20	Α	Yes.	
21		Okay. Do any members have any questions?	
22	Mr.	Raskin. I have a question. I'd like to ask Dr. Eastman about the judicial	
23	authority going up to January 6th.		
24	Mor	e than 60 Federal and State courts have rejected every claim of electoral fraud.	

and corruption advanced by the Trump campaign.

1	Did you have any reason then, or do you have any reason today, to believe that		
2	there was electoral fraud and corruption in the States that materially affected the		
3	outcome of the Presidential election?		
4	Mr. <u>Burnham.</u> If I could have the committee's indulgence.		
5	[Discussion off the record.]		
6	The <u>Witness.</u> I claim the Fifth.		
7	Mr. Raskin. Attorney General Bill Barr famously called Donald Trump's claims of		
8	electoral fraud and corruption "bullshit." Do you disagree with that conclusion?		
9	The <u>Witness.</u> Fifth.		
10	Mr. <u>Raskin.</u> I yield back.		
11	Do any other members have questions? Okay.		
12	Dr. Eastman, I've asked you a series of questions about the January 5th meeting		
13	with Greg Jacob and Marc Short.		
14	Dr. Eastman, did Greg Jacob on January 6th send you an email summarizing your		
15	conversation?		
16	The <u>Witness.</u> Fifth.		
17	. Dr. Eastman, would you provide to the select committee the email		
18	that Greg Jacob sent you on January 6th summarizing your January 5th conversation?		
19	Mr. Burnham. I beg your pardon. Could you repeat the last question?		
20	Yes.		
21	ВУ		
22	Q I was asking Dr. Eastman, would he provide to the select committee the		
23	January 6th email from Greg Jacob to Dr. Eastman that summarized their January 5th		
24	conversation?		
25	A Fifth.		

1	Q And is it your position that the mere act of producing such email could tend		
2	to incriminate you?		
3	A On advice of counsel, I invoke the Fifth.		
4	Q Okay. I'm now going to ask you some questions about the January 6th,		
5	2021, speech at the so-called "Stop the Steal" rally.		
6	Dr. Eastman, did you speak at the White House Ellipse before a large crowd on		
7	January 6th, 2021?		
8	A Fifth.		
9	Q Okay. Dr. Eastman, if I could turn your attention to tab 12. This is a		
10	transcript of speeches given at the Ellipse on January 6th, 2021.		
11	At the bottom of page 1, Mayor Rudy Giuliani I recognize this is Mayor Giuliani,		
12	not you but Mayor Giuliani says, "Last night one of the experts that has examined these		
13	crooked Dominion machines has absolutely what he believes is conclusive proof that in		
14	the last 10 percent, 15 percent of the vote counted, the votes were deliberately changed.		
15	By the same algorithm that was used in cheating President Trump and Vice President		
16	Pence. Same algorithm, same system, same thing was done with the same machines."		
17	Dr. Eastman, do you have any evidence to support Mayor Giuliani's allegations		
18	that the Dominion voting machine algorithm switched votes from President Trump to		
19	Vice President Biden?		
20	A Fifth.		
21	Q Dr. Eastman, in the middle of the second page of that transcript and now		
22	it's quoting you it says, "We know there was fraud, traditional fraud that occurred.		
23	We know that dead people voted. But we now know, because we caught it live last time		
24	in real time, how the machines contributed to that fraud," close quote.		
25	Dr. Eastman, what evidence do you have to support your statement that there		

1	was traditional fraud?		
2	Α	Fifth.	
3	Q	Dr. Eastman, what evidence do you have that dead people voted?	
4	Α	Fifth.	
5	Q	Dr. Eastman, are you aware that the secretary of state of Georgia conducted	
6	a review of this allegation and found that only four votes were cast in the name of dead		
7	people?		
8	Α	Fifth.	
9	Q	Dr. Eastman, when you said, quote, "how the machines contributed to that	
10	fraud," clos	raud," close quote, do you have evidence that Dominion voting machines changed votes	
11	from President Donald Trump to Vice President Biden?		
12	Α	Fifth.	
13	Q	Dr. Eastman, you made that statement in front of tens of thousands of	
14	people and	many, many television cameras. It's now your position that you will not	
15	answer the	select committee's question regarding the factual basis for alleging that	
16	machines contributed to fraud?		
17	Α	Fifth.	
18	Q	Dr. Eastman, what factual research did you do regarding the voting machines	
19	before tellir	ng tens of thousands of angry people that the machines contributed to fraud?	
20	Α	Fifth.	
21	Q	Okay. Dr. Eastman, at the bottom of page 2 of the transcript you state, and	
22	this is a fair	ly lengthy quote, "And let me, as simply as I can, explain it. You know the old	
23	way was to have a bunch of ballots sitting in a box under the floor, and when you needed		
24	more, you pulled them out in the dark of night. They put those ballots in a secret folder		

the machine, after the close of polls, we now know who's voted, and we know who

And I can now in that machine match those unvoted ballots with the unvoted

voter and put them together in the machine.

"And how do we know that happened last night in real time? You saw when it got to 99 percent of the vote total, and then it stopped. The percentage stopped, but the votes didn't stop.

"What happened, and you don't see this on FOX or any of the other stations, but the data shows that the denominator, how many ballots remain to be counted, how else do you figure out the percentage that you have, how many remain to be counted, that number started moving up. That means they were unloading the ballots from that secret folder, matching them to the unvoted voter, and, voila, we have enough votes to barely get over the finish line," close quote.

Dr. Eastman, what evidence do you have to support your allegation that there were secret folders of ballots that were matched against the names of people who had not voted and then loaded into the machines?

A Fifth.

Q Dr. Eastman, what factual research did you do regarding this allegation of secret folders of ballots before tens of thousands -- before you made it before tens of thousands of angry people on January 6th?

A Fifth.

Q On page 3 of the transcript you state, quote, "And all we are demanding of Vice President Pence is this afternoon at 1 o'clock he let the legislators of the State look into this so we get to the bottom of it, and the American people know whether we have control of the direction of our government or not," close quote.

Dr. Eastman, did you call upon Vice President Pence to delay certification so State

1	legislators could have more time to send alternate slates of electors?			
2	А	Fifth.		
3	Q	Dr. Eastman, what did you think would happen next if State legislators sent		
4	alternate sl	alternate slates of electors?		
5	Α	Fifth.		
6	Q	Dr. Eastman, who asked you to speak at the Ellipse on January 6th?		
7	А	Fifth.		
8	Q	Dr. Eastman, were you told in advance that you would be speaking at the		
9	Ellipse on January 6th?			
10	Α	Fifth.		
11	Q	Dr. Eastman, did you have time to prepare your remarks before you were		
12	asked to sp	asked to speak on the Ellipse on January 6th?		
13	Α	Fifth.		
14	Q	Dr. Eastman, do you know whether Senators Hawley and Cruz were invited		
15	to speak on the Ellipse on January 6th?			
16	А	Fifth.		
17	Q	Dr. Eastman, do you know why Senators Hawley and Cruz did not, in fact,		
18	speak on the Ellipse on January 6th?			
19	Α	Fifth.		
20		. Okay. I'm going to pause here and see if any members have		
21	questions a	bout the speeches on the Ellipse.		
22	No?			
23	Staf	f?		
24	Oka	у.		

1			
2	BY		
3	Q Dr. Eastman, I'm going to turn your attention back to exhibit 13, which again		
4	is the Washington Post publication of Greg Jacob's draft opinion article dated October		
5	29th, 2021.		
6	In that piece, Mr. Jacob writes that one of the President's lawyers emailed him		
7	during the assault on the Capitol, quote, "The 'siege' is because YOU and your boss did		
8	not do what was necessary to allow this to be aired in a public way so that the American		
9	people can see for themselves what happened," close quote.		
10	Dr. Eastman, are you the person who emailed the Vice President's counsel on		
11	January 6th to say that the siege was because of him and his boss meaning the Vice		
12	President of the United States for not doing what was necessary to allow this to be		
13	aired in a public way so that the American people can see for themselves what		
14	happened?		
15	A Fifth.		
16	Q Dr. Eastman, do you dispute the accuracy of the quote that Greg Jacob		
17	provided to The Washington Post?		
18	A Fifth.		
19	Q Dr. Eastman, did you email Greg Jacob on January 6th, after the riot had		
20	ended, to say that the Vice President still should send the election back to the States		
21	rather than certifying it?		
22	A Fifth.		
23	Anybody else have anything?		
24	Okay. I'm at the end of my prepared questions. Do any members of the		
25	committee have questions on that or anything else for Dr. Eastman?		

1	Yes. Mr. Raskin.		
2	Mr. <u>Raskin.</u> Thank you.		
3	Going back to the short memorandum, after recommending that the electoral		
4	votes from six or seven States be returned and rejected by Congress, you wrote in that		
5	memorandum, Dr. Eastman, "Pence should do this without asking permission either		
6	from a vote of the joint session or from the Court." And you concluded, "The fact is tha		
7	the Constitution assigns this power to the Vice President as the ultimate arbiter."		
8	What was your basis for writing that?		
9	The <u>Witness.</u> Fifth.		
10	Mr. Raskin. You write in the longer 6-page memorandum that, "This election		
11	was stolen by a strategic Democrat plan to systematically flout existing election laws for		
12	partisan advantage."		
13	What is your basis for having written that?		
14	The Witness. Fifth.		
15	Mr. Raskin. Okay. Your client, President Trump, has said, "The mob takes the		
16	Fifth. If you're innocent, why are you taking the Fifth Amendment?"		
17	Do you agree with that?		
18	The <u>Witness.</u> Fifth.		
19	Mr. <u>Raskin.</u> Because I do not.		
20	Okay. All right. I yield back.		
21	. Do any other members have questions?		
22	Okay. Why don't we take just another 5-minute break, and oh. Do you have		
23	something to ask.		
24	A quick followup. Just a couple questions.		
25	In exhibit 14, which is the shorter memorandum that Mr. Raskin was just		

1	mentioning, it says at the top that seven States had transmitted dual slates of electors to
2	the President of the Senate.
3	And then in exhibit 15, which is the longer one, on page 2 it says that the Trump
4	electors in the above six States, plus New Mexico meaning Georgia, Pennsylvania,
5	Wisconsin, Michigan, Arizona, Nevada, and New Mexico met on December 14th to cast
6	their electoral votes and transmitted those votes to the President of the Senate in
7	parentheses (Vice President Pence).
8	Do you know whether Trump electors met in any of those States to send those
9	elector alternate electoral votes?
10	The <u>Witness.</u> Fifth.
11	Dr. Eastman, do you believe that the Electoral Count Act is
12	constitutional?
13	The <u>Witness.</u> Fifth.
14	Dr. Eastman, do you have any recommendations to the select
15	committee on how it can help prevent the horrific events of January 6th from ever
16	happening again?
17	The <u>Witness.</u> Fifth.
18	Okay. Why don't we take a 5-minute break to see if there are any
19	Ms. <u>Cheney.</u> [Inaudible.]
20	Yes. Go ahead, Representative Cheney.
21	Ms. <u>Cheney.</u> I have a quick question.
22	Dr. Eastman, do you believe that the violence on January 6th was justified?
23	The <u>Witness.</u> Fifth.
24	Ms. <u>Cheney.</u> I yield back.
25	Okay. We'll take a 5-minute break just to see if there's anything we

1	want to cover before we leave for the day, and we'll go off the record now.		
2	[Recess.]		
3	Okay. We're back, and we'll go back on the record.		
4	We have just a couple of topics that my colleague, wanted to ask		
5	about, and then at least one member had some questions to wrap up.		
6	ВУ		
7	Q Dr. Eastman, were you in attendance at a December 21st meeting at the		
8	White House with Members of Congress and the President?		
9	A Fifth.		
LO	Q On January 2nd, 2021, it's been reported that you participated in a briefing		
l1	with members of State legislatures as well as others, including officials from the campaign		
12	and the President.		
L3	Were you a participant to that Zoom meeting or call?		
L4	A Fifth.		
L5	Q On that call you reportedly stated, quote, "The duty of the legislature is to fix		
L6	this, this egregious conduct, and make sure that we're not putting in the White House		
L7	some guy that didn't get elected."		
L8	Is that an accurate quote from your statements during this briefing?		
L9	A Fifth.		
20	Q Did you speak with any of the State legislators who participated in that call		
21	afterwards?		
22	A Fifth.		
23	. Okay. Mr. Raskin has some questions.		
24	Mr. <u>Raskin.</u> Thank you.		
25	Dr. Eastman, the effort to force Vice President Pence to reject electoral college		

- Do you believe that violence was necessary to succeed in the plan of prevailing in
 the electoral college for Donald Trump?

 The Witness. Fifth.

 Mr. Raskin. Did you participate in any conversations about the demonstrations
 that became a violent riot?

 The Witness. Fifth.

 Mr. Raskin. Okay. I yield back.
- Dr. Eastman, is there anything else that you think that the select committee should know.

Do any other members have questions? Okay.

Mr. <u>Burnham.</u> No, thank you. We're done.

1

9

- Okay. So with that, we will recess the deposition subject to the call of the chair. And we'll go off the record now.
- 15 [Whereupon, at 2:24 p.m., the deposition was concluded.]

votes was surrounded, as you know, by a lot of violence.

1	Certificate of D	eponent/Interviewee	
2			
3			
4	I have read the foregoing	pages, which contain the correct t	ranscript of the
5	answers made by me to the quest	ions therein recorded.	
6			
7			
8			
9	-		
10		Witness Name	
11			
12			
13	-		
14		Date	
15			